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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/561,021	12/16/2005	Malcolm Paul Varnham	S001-P16	3869
* 1. GD * 1	7590 01/16/2008	t.	EXAM	INER
John S Reid Reidlaw			WONG, TINA MEI SENG	
1926 S Valleyview Lane Spokane, WA 99212-0157		ART UNIT	PAPER NUMBER	
Spokane, wA	7721 <i>2</i> -01 <i>31</i>		2874	
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		•	MAIL DATE	DELIVERY MODE
			01/16/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
Office Action Comments	10/561,021	VARNHAM, MALO	VARNHAM, MALCOLM PAUL			
Office Action Summary	Examiner	Art Unit				
	Tina M. Wong	2874				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with	the correspondence ad	idress			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNIC, 36(a). In no event, however, may a rep rill apply and will expire SIX (6) MONTI cause the application to become ABA	ATION. bly be timely filed HS from the mailing date of this condoned (35 U.S.C. § 133).	·			
Status						
1) Responsive to communication(s) filed on						
	action is non-final.					
· —	<u> </u>					
• •	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4)⊠ Claim(s) <u>26-47 and 49-51</u> is/are pending in the	application.					
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6) Claim(s) 26-47 and 49-51 is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	election requirement.					
Application Papers						
9) The specification is objected to by the Examine	f.					
10) ☐ The drawing(s) filed on 16 December 2005 is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correcti	on is required if the drawing(s) is objected to. See 37 C	FR 1.121(d).			
11) ☐ The oath or declaration is objected to by the Ex	aminer. Note the attached	Office Action or form P7	TO-152.			
Priority under 35 U.S.C. § 119						
12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a)⊠ All b)□ Some * c)□ None of:						
 Certified copies of the priority documents 	1. Certified copies of the priority documents have been received.					
Certified copies of the priority documents	2. Certified copies of the priority documents have been received in Application No					
·	3. Copies of the certified copies of the priority documents have been received in this National Stage					
application from the International Bureau						
* See the attached detailed Office action for a list of	of the certified copies not re	eeived.				
Attachment(s)						
1) Notice of References Cited (PTO-892)	4) 🔲 Interview Su	mmary (PTO-413)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08)		Mail Date ormal Patent Application				
Paper No(s)/Mail Date <u>12/16/05</u> .	6) Other:					

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DETAILED ACTION

Priority

Receipt is acknowledged of papers submitted by the International Bureau under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

Claim Objections

Claim 48 is objected to because of the following informalities: Claim 48 appears to be missing. The Examiner suggests Applicant to include claim 48 as cancelled. Appropriate correction is required.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 26-30, 32, 44, 45, 47 and 49-51 are rejected under 35 U.S.C. 102(b) as being anticipated by U.S. Patent 5,966,491 to DiGiovanni.

In regards to claims 26-29, DiGiovanni teaches an apparatus for providing optical radiation comprising an optical fiber (Figure 1) comprising a core (10), a second cladding (13) and a non-circular first cladding (11) having a substantially constant diameter in its cross section, at least one axis of symmetry and a geometric center.

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In regards to claim 30, DiGiovanni teaches the core to be located at the geometric center.

In regards to claim 32, DiGiovanni teaches the core centered at the center of the smallest imaginary circle that can contain the first cladding.

In regards to claim 44 and 45, DiGiovanni teaches the fiber to contain at least one circular region (13) of a low refractive index.

In regards to claims 47 and 49, DiGiovanni teaches the fiber to comprise a rare-earth dopant, such as erbium-ytterbium. (See Example 5)

In regards to claims 50 and 51, DiGiovanni teaches a pump source configured to pump radiation coupled to the first cladding in the form of a laser. (See Examples 4 & 5 and Figure 6)

Claims 26, 28, 29, 31, 33, 44, 45, 47, 50 and 51 are rejected under 35 U.S.C. 102(e) as being anticipated by U.S. Patent Application Publication 2003/0152349 to Lauzon et al.

In regards to claims 26, 28 and 29, Lauzon et al teaches an apparatus for providing optical radiation comprising an optical fiber (Figure 1) comprising a core (10), a second cladding (16) and a first cladding (14) having a substantially constant diameter in its cross section, at least one axis of symmetry and a geometric center.

In regards to claim 31, Lauzon et al teaches the core to be offset from the geometric center.

In regards to claim 32, Lauzon et al teaches the core is offset from the center of the largest imaginary circle that can be contained within the first cladding.

In regards to claim 44 and 45, Lauzon et al teaches the fiber to contain at least one circular region (16) of a low refractive index.

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In regards to claim 47, Lauzon et al teaches the fiber to comprise a rare-earth dopant, such as erbium-ytterbium.

In regards to claims 50 and 51, Lauzon et al teaches a pump source configured to pump radiation coupled to the first cladding in the form of a laser or amplifier.

Claims 26-30, 32, 41-47 and 49-51 are rejected under 35 U.S.C. 102(e) as being anticipated by U.S. Patent 6,483,973 to Mazzarese et al.

In regards to claim 26, Mazzarese et al teaches an apparatus for providing optical radiation comprising an optical fiber (Figures 4b & 5b) comprising a core (20), a second cladding (60) and first cladding (40) having a substantially constant diameter in its cross section.

In regards to claims 27-29, Mazzarese et al teaches a non-circular first cladding (40) having at least one axis of symmetry and a geometric center. (Figure 4b)

In regards to claim 30, Mazzarese et al teaches the core to be located at the geometric center. (Figure 4b)

In regards to claim 32, Mazzarese et al teaches the core centered at the center of the smallest imaginary circle that can contain the first cladding. (Figure 4b)

In regards to claims 41-43, Mazzarese et al teaches the fiber to contain at least one circular or non circular (Column 6, Lines 5-20) longitudinally extending hole (47). (Figure 5b)

In regards to claim 44 and 45, Mazzarese et al teaches the fiber to contain at least one circular region (60) of a low refractive index.

In regards to claims 44 and 46, Mazzarese et al teaches the fiber to contain at least one non-circular region (40) of a low refractive index.

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In regards to claims 47 and 49, Mazzarese et al teaches the fiber to comprise a rare-earth dopant, such as ytterbium.

In regards to claims 50 and 51, Mazzarese et al teaches a pump source configured to pump radiation coupled to the first cladding in the form of a laser or an amplifier.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 34-40 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent 6,483,973 to Mazzarese et al as applied to claim 1 above.

In regards to claim 34, Mazzarese et al teaches all discussed above, but fails to specifically teach the first cladding to be defined by circular arcs. However, Mazzarese et al does teach (Figure 4b) a number of sides of the inner cladding polygon. By forming a larger number of polygon sides, as shown in Figure 4b or more, taking 2 or 3 sides of the polygon would substantially form a circular arc. Furthermore, circular arcs are substantially many polygon sides joined together. Therefore, one or ordinary skill could reasonably construe the multi-sided polygon to have substantially circular arcs. Additionally, Figure 4b shows that an equilateral start can be formed from the center of the center arcs.

In regards to claim 35, by geometrical measurements, Mazzarese et al teaches each arc to have a first radius equal to the length of a side of a star.

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In regards to claim 36, by geometrical measurements, Mazzarese et al teaches each radius to be greater than a length of a side of a star, the arcs are joined by second arcs with a second radius different than the first radius.

In regards to claim 37, Mazzarese et al teaches the each line of the star to cross all the other lines.

In regards to claim 38, Mazzarese et al teaches the star to be an equiangular star.

In regards to claim 39, Mazzarese et al teaches the star to contain at least two different angles.

In regards to claim 40, Mazzarese et al teaches the star to contain an odd number of vertices.

Prior Art

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

The documents submitted by applicant in the Information Disclosure Statement have been considered and made of record. Note attached copy of form PTO-1449.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tina M. Wong whose telephone number is (571) 272-2352. The examiner can normally be reached on Monday-Friday 8:30-5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Rodney Bovernick can be reached on (571) 272-2344. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Vina M Wong Primary Examiner Art Unit 2874